1 2 3 4 5 6	DANIEL G. BOGDEN United States Attorney STEVEN W. MYHRE Assistant United States Attorney 333 Las Vegas Blvd., South, Ste. 5000 Las Vegas, Nevada 89101 Tel: (702) 388-6298 Fax: (702) 388-6298 Attorneys for the United States			
7	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
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10	UNITED STATES OF AMERICA,	2:12-cr-00400-MMD-GWF		
11 12	Plaintiff,	) 3:12-cr-00400-MMD-GWF		
13	VS.	) ) ) STIPULATION AND		
14	STEVEN E. JONES, THOMAS A. CECRLE, Jr.,	) PROTECTIVE ORDER		
15	CONSTANCE C. FENTON, TERRY J. WOLFE,			
16	MARK L. HANSEN, and ASHLEE M. MARTIN,	) )		
17	Defendants.	)		
18		_)		
19	The United States by and through the	Linited States Attorney for the District of Nevedo		
20	The United States, by and through the United States Attorney for the District of Nevada, and the defendants Steven E. JONES, Thomas A. CECRLE, Jr., Constance C. FENTON, Terry J.			
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22	WOLFE, Mark L. HANSEN, and Ashlee M. MARTIN, by and through their undersigned counsel, respectfully move for the entry of a Protective Order governing discovery in this matter in accord			
23	with the following Stipulation.			
24	STIPULATION			
25		arious federal and state laws and regulations extend		
26	protections and limitations regarding the use, disclosure or publication of information associ			

with the privacy and identity of an individual, including, but not limited to, social security number, date of birth, address, telephone number, driver's license number, financial information, banking information, and tax information, which is hereinafter collectively referred to as "Protected Personal Information" ("PPI").

Whereas, the parties recognize that discovery in the above-captioned case is likely to be voluminous and may include documents and other evidence containing PPI of the defendants and/or third parties.

Whereas, the parties desire to provide for the timely and expeditious exchange of discovery while simultaneous guarding against the inappropriate use, disclosure, or publication of any PPI associated with any party or third party.

Whereas, in light of the above, the parties have conferred on this matter and have reached agreement on the exchange and handling of PPI.

**IT IS HEREBY STIPULATED AND AGREED** by and between the undersigned parties, as follows:

- 1. Documents containing PPI will be referred to as "Protected Documents."
- 2. The government may produce Protected Documents to the defendant in discovery without redacting PPI.
- 3. Access to Protected Documents produced by the government will be restricted to the defendants, attorneys for the defendants, and any agents, contractors, or employees acting on behalf of the defendants and/or their attorneys in connection with the above-captioned matter (hereinafter referred to collectively as "Authorized Person(s)").
- 4. Attorneys for the defendants will ensure that all Authorized Persons receive a copy of this Stipulation and are familiar with its terms and conditions.
  - 5. Unless otherwise Ordered by the Court, an Authorized Person shall not:
    - a. grant or permit access to Protected Documents by any non-Authorized
       Person.

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- b. allow or permit any non-Authorized Person to read, review, or reproduce any Protected Document.
- distribute any Protected Document, by any means, to any non-Authorized
   Person.
- d. use or disclose Protected Documents, and any PPI contained therein, for any purpose other than in connection with the defense of the above-captioned matter.
- use or disclose a Protected Document in connection with any pleadings or proceedings in the above-captioned matter without first redacting any PPI, unless the PPI is directly relevant to the matter at issue.
- f. use or disclose PPI in connection with any pleadings or proceedings in the above-captioned matter, unless the PPI is directly relevant to the matter at issue.
- 6. Upon conclusion of the above-captioned matter, each defendant's attorney shall return any and all copies of Protected Documents to the attorneys for the United States, or provide them with written certification that the Protected Documents have been destroyed.
- 7. Nothing in the agreement shall be deemed an admission of the evidentiary admissibility or inadmissibility of any Protected Document in any subsequent proceeding.

1	WHEREFORE, the undersigned respectfully request that the Court accept and enter this			
2	Stipulation as the Protective Order governing discovery in this case.			
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4	Respectfully submitted,			
5	5 DANIEL G. BOGDEN			
	United States Attorney			
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7	$ \begin{array}{c c} 7 & \frac{/_{S}}{\text{STEVEN W. MYHRE}} & \frac{1/2/2013}{\text{Date}} \end{array} $			
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11	11 ROBERT M. DRASKOVICH 12/12/2012 Date			
12	Counsel for defendant			
13	WILLIAM CARRICO Date	_		
14	14 Counsel for defendant THOMAS CECRLE, Jr.			
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17	LANCE M. HESTER Date MICHAEL R. PANDULLO			
18	Counsel for defendant CONSTANCE C. FENTON			
19	JESS MARCHESE Date	_		
20	20 Counsel for defendant TERRY WOLFE			
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22	22 GABRIEL GRASSO Date	_		
23	Counsel for defendant MARK HANSEN			
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	/s/	_		
25	Counsel for defendant			
26	26 ASHLEE MARTIN			

## IT IS SO **ORDERED**: this 4th day of January, 2013. Heorge Foly J UNITED STATES MASIS TRATE JUDGE